

# Journal of the House

State of Indiana

115th General Assembly

First Regular Session

# Twenty-ninth Meeting Day

# Monday Afternoon

March 12, 2007

The House convened at 1:30 p.m. with Speaker B. Patrick Bauer in the Chair.

The Speaker stated, "Having conferred with the Attorney General and no objection raised, the temporary House policy while the prayer lawsuit is pending in the courts will be a scripted prayer."

The Speaker read a prayer for wisdom and service (printed January 9, 2007).

The Pledge of Allegiance to the Flag was led by Representative Richard A. Dodge.

The Speaker ordered the roll of the House to be called:

Austin Gutwein Avery E. Harris Bardon T. Harris Battles Herrell Behning Hinkle Bell Hoy Bischoff Kersey Borders Klinker Borror Knollman Koch Bosma C. Brown Kuzman L. Lawson T. Brown Buck Lehe **Buell** Leonard Burton Lutz Candelaria Reardon Mays Cheatham McClain Cheney Micon Cherry Moses Cochran Murphy Crawford Neese Crooks Niezgodski Crouch Noe Davis Orentlicher Day Oxley Pelath Dembowski Denbo Pflum Dermody Pierce Dickinson 🖹 Pond Dobis Porter Dodge Reske Duncan Richardson Dvorak Ripley Eberhart Robertson Elrod Ruppel Espich Saunders M. Smith Foley Friend V. Smith

Frizzell Fry

Goodin

Grubb

GiaQuinta

Soliday

Stemler

Stilwell

Stevenson

Stutzman 🖹

SummersUlmerThomasVanHaaftenThompsonWalorskiTincherWelchTorrWhetstoneTurnerWolkinsTylerMr. Speaker

Roll Call 348: 97 present; 3 excused. The Speaker announced a quorum in attendance. [NOTE: A indicates those who were excused.]

#### HOUSE MOTION

Mr. Speaker: I move that when we do adjourn, we adjourn until Tuesday, March 13, 2007, at 1:30 p.m.

**BATTLES** 

Motion prevailed.

# MESSAGE FROM THE SENATE

Mr. Speaker: I am directed by the Senate to inform the House that the Senate has passed Senate Concurrent Resolutions 38, 39, and 46 and the same are herewith transmitted to the House for further action.

MARY C. MENDEL Principal Secretary of the Senate

# MESSAGE FROM THE SENATE

Mr. Speaker: I am directed by the Senate to inform the House that the Senate has passed Senate Concurrent Resolution 45 and the same is herewith transmitted to the House for further action.

MARY C. MENDEL Principal Secretary of the Senate

# INTRODUCTION OF BILLS

The following bills were read a first time by title and referred to the respective committees:

SB 154 — Dvorak, Wolkins

Committee on Environmental Affairs

A BILL FOR AN ACT to amend the Indiana Code concerning environmental law.

SB 156 — Dvorak, Wolkins

Committee on Environmental Affairs

A BILL FOR AN ACT to amend the Indiana Code concerning environmental law.

SB 180 — Austin, Duncan

Committee on Interstate and International Cooperation

A BILL FOR AN ACT to amend the Indiana Code concerning motor vehicles.

SB 181 — Austin, Soliday

Committee on Interstate and International Cooperation

A BILL FOR AN ACT to amend the Indiana Code concerning motor vehicles.

SB 204 — Fry, Buell

Committee on Rules and Legislative Procedures

A BILL FOR AN ACT to amend the Indiana Code concerning insurance.

SB 205 — Dvorak, Wolkins

Committee on Environmental Affairs

A BILL FOR AN ACT to amend the Indiana Code concerning environmental law.

SB 246 — VanHaaften, Whetstone

Committee on Public Policy

A BILL FOR AN ACT to amend the Indiana Code concerning state and local administration.

SB 311 — Welch, Gutwein

Committee on Courts and Criminal Code

A BILL FOR AN ACT to amend the Indiana Code concerning family law and juvenile law.

SB 318 — C. Brown, T. Brown

Committee on Public Health

A BILL FOR AN ACT to amend the Indiana Code concerning Medicaid.

SB 401 — Kuzman, Frizzell, Bauer, Bosma

Committee on Rules and Legislative Procedures

A BILL FOR AN ACT to amend the Indiana Code concerning state offices and administration and to make an appropriation.

**SB 410** — Stevenson, Lutz

Committee on Interstate and International Cooperation

A BILL FOR AN ACT to amend the Indiana Code concerning utilities and transportation.

SB 433 — Dvorak, Wolkins

Committee on Ways and Means

A BILL FOR AN ACT to amend the Indiana Code concerning environmental law.

SB 434 — Fry, Walorski

Committee on Interstate and International Cooperation

A BILL FOR AN ACT to amend the Indiana Code concerning motor vehicles.

SB 458 — Porter, T. Harris

Committee on Environmental Affairs

A BILL FOR AN ACT to amend the Indiana Code concerning environmental law.

SB 506 — Tincher

Committee on Veterans Affairs and Public Safety

A BILL FOR AN ACT to amend the Indiana Code concerning professions and occupations.

# INTRODUCTION OF JOINT RESOLUTIONS

The following joint resolutions were read a first time by title and referred to the respective committees:

SJR 7 — Turner, Pelath

Committee on Rules and Legislative Procedures

A JOINT RESOLUTION proposing an amendment to Article 1 of the Constitution of the State of Indiana concerning the definition of marriage.

Be it resolved by the General Assembly of the State of Indiana:

SECTION 1. The following amendment to the Constitution of

the State of Indiana, which was agreed to by the One Hundred Fourteenth General Assembly and referred to this General Assembly for reconsideration and agreement, is agreed to by this the One Hundred Fifteenth General Assembly of the State of Indiana.

SECTION 2. ARTICLE 1 OF THE CONSTITUTION OF THE STATE OF INDIANA IS AMENDED BY ADDING A NEW SECTION TO READ AS FOLLOWS: Section 38. (a) Marriage in Indiana consists only of the union of one man and one woman.

(b) This Constitution or any other Indiana law may not be construed to require that marital status or the legal incidents of marriage be conferred upon unmarried couples or groups.

# RESOLUTIONS ON FIRST READING

#### **House Concurrent Resolution 26**

Representatives Bauer, Niezgodski, and Dvorak introduced House Concurrent Resolution 26:

A CONCURRENT RESOLUTION congratulating the South Bend Washington High School girls basketball team.

Whereas, On Saturday, March 3, 2007, at Conseco Fieldhouse in Indianapolis, the South Bend Washington High School girls basketball team avenged last year's loss in the Class 4A state championship game by becoming the first girls basketball team in the South Bend Community School Corporation to win a state title;

Whereas, South Bend Washington defeated Columbus East by a score of 84 - 64;

Whereas, The Panthers, champions of the Northern Indiana Conference, reached their goal by finishing the season with 28 straight victories after losing the first game of the year;

Whereas, In a fast paced, up-tempo game, South Bend Washington's offense was too much for Columbus East;

Whereas, Sophomore guard Skylar Diggins led the way for the Panthers with 27 points, 17 rebounds, six assists, five steals, and three blocked shots, setting a new rebounding record;

Whereas, Senior Ashley Varner scored 24 points and Katelyn Boocher added 10 rebounds;

Whereas, The Washington Panthers set several new records during the championship game: most points in a game, 84; most points in a half, 48 in the second half; most points in a quarter, 30 in the third quarter; most field goals attempted, 77; most field goals made, 34; most rebounds by one team, 52; and most blocked shots, 11;

Whereas, Katelyn Boocher was named the winner of the Patricia L. Roy Mental Attitude Award, presented annually to a senior who has demonstrated excellence in mental attitude, scholarship, leadership, and athletic ability;

Whereas, Head coach Marilyn Coddens was named the 2006 Northern Indiana Conference Coach of the Year and the Metro Coach of the Year; and

Whereas, Excellence in any endeavor and determination to reach a specific goal deserve special recognition: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana, the Senate concurring:

SECTION 1. That the Indiana General Assembly congratulates the South Bend Washington High School girls basketball team on its Class 4A state basketball championship and wishes the team members success in all their future endeavors.

SECTION 2. That the Principal Clerk of the House of Representatives transmit a copy of this resolution to all team members, team managers, head coach Marilyn Coddens, assistant

coaches Don Coddens, Maurice Scott, Jose Robles, and Lannie Jones, athletic directory Patrick J. Mackowiak, principal George W. McCullough, Jr., and superintendent Dr. Robert Zimmerman.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution. Senate sponsor: Senator Broden.

#### **House Concurrent Resolution 27**

Representatives Hinkle, Behning, and Bardon introduced House Concurrent Resolution 27:

A CONCURRENT RESOLUTION recognizing the Ben Davis High School Dads Organization.

Whereas, The Ben Davis High School Dads Organization was recently awarded the Mayor's Character Achievement Award for its contributions to and involvement in education at Ben Davis High School;

Whereas, The Mayor's Character Achievement Award was presented to the Ben Davis High School Dads Organization for its efforts in urging fathers to take an active role in the school community by helping advance student achievement;

Whereas, The mission statement of the Ben David Dads Organization is to "provide a support service for Ben Davis High School through collaboration with parents, school personnel and the community, as we challenge students to reach their greatest potential";

Whereas, The Ben Davis Dads Organization was established in 2004 and consists of 37 fathers who last year devoted more than 2,100 volunteer hours;

Whereas, The role of the Ben Davis Dads is multifaceted and includes mentor, advocate, role model, and friend;

Whereas, The Ben Davis Dads assist in academic, fine arts, and extracurricular areas;

Whereas, Members of the Ben Davis High School Dads Organization are called upon to attend school functions, assist in events that need extra supervision, help monitor the school building when needed, participate in community service projects, mentor, and serve as role model; and

Whereas, The Ben Davis Dads have exhibited their willingness to serve in all areas of Ben Davis High School and Vocational Centers helping to foster a true learning community: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana, the Senate concurring:

SECTION 1. That the Indiana General Assembly congratulates the members of the Ben Davis High School Dads Organization on receiving the Mayor's Character Achievement Award and thanks them for their hours of service to the students of Ben Davis High School. Their dedication helps develop an atmosphere conducive to learning and maintain an open line of communication between children and adults. They serve as outstanding role models for the young people of our state.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit a copy of this resolution to Jim Wilson, Reverend Anthony Bondon, Mike Morrow, and Dave Thomas, members of the Ben Davis High School Dads Executive Board.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution. Senate sponsors: Senators Delph and M. Young.

# **House Concurrent Resolution 28**

Representative Foley introduced House Concurrent

Resolution 28:

A CONCURRENT RESOLUTION congratulating the members of the Martinsville High School girls softball team on the occasion of their victory in the 2006 Indiana High School Athletic Association Class 4A State Softball Championship.

Whereas, The Martinsville High School girls softball team earned its second consecutive Class 4A State Softball Championship with a 1 - 0 victory over top ranked Chesterton High School, becoming the first team in the history of the Indiana High School Athletic Association to earn back-to-back state championships;

Whereas, The championship game featured two of the state's top pitchers and was a low scoring event;

Whereas, Alaina Zloty scored the only run off a Jessica Breeden stand-up double in the top of the third;

Whereas, The Artesians advanced to the Class 4A final game with a victory over Kokomo;

Whereas, After establishing a 2 - 0 lead over Kokomo in the top of the first inning, the Artesians enjoyed a seven run third inning en route to an 11 - 0 victory;

Whereas, The championship victory capped off an amazing season for the Artesians;

Whereas, Catcher Jessica Breeden was named the 2006 Miss Softball by the Indiana Coaches of Girls Sports Association;

Whereas, In addition to being named Miss Softball, Jessica was named to the first-team All-State team by the Indiana Coaches of Girls Sports Association (ICGSA) and played in the ICGSA North-South All-Star Game where she hit the game winning grand slam for the South squad in Game 1; and

Whereas, The Martinsville High School girls softball team stands as an example of what can come of hard work and discipline: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana, the Senate concurring:

SECTION 1. That the Indiana General Assembly congratulates the members and coaches of the Martinsville High School girls softball team on their victory in the 2006 IHSAA Class 4A State Softball Championship and wishes them success in their future endeavors.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit copies of this resolution to team members Leah Hoffman, Jessica Breeden, Elizabeth Gwaltney, Lynn Zloty, Mikala Trimble, Chelsea Scott, Allison Baldridge, Jodi Porter, Logan Lucas, Abby Calloway, Alaina Zloty, Ali Roddy, Tracy Michel, Monica Schwab, Jessica Stoner, Brittany Pruitt, Sarah Ezell, Emily Sullivan, Melissa Daniels, Jordan Baldridge, Megan Michel; head coach Ken Rhoden; assistant coaches Rob Rhoden, Nicki Ewing, Sara Currier, Katie Baughn, Randy McKinney, and John Roddy; athletic director Don Lipps; principal Don Alkire; and superintendent Ron Furniss.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution. Senate sponsor: Senator Bray.

The Speaker yielded the gavel to the Speaker Pro Tempore, Representative Dobis.

# **House Concurrent Resolution 29**

Representatives Dodge, Borror, Davis, GiaQuinta, Knollman, Pond, Ripley, Saunders, Moses, Pflum, and Bardon introduced House Concurrent Resolution 29:

A CONCURRENT RESOLUTION urging the Indiana department of transportation to designate old U.S. 27 as a

national historical road.

Whereas, Old U.S. 27 has contributed a significant economic and social benefit to the state of Indiana by serving as a major north to south artery for commerce from northern Michigan to southern Florida, including a 175 mile stretch along Indiana's eastern border:

Whereas, These economic and social benefits contributed to the growth and prosperity of the state of Indiana;

Whereas, The designation of old U.S. 27 as a national historic road would increase tourism and lead to increased economic development; and

Whereas, There is a great need to preserve and promote old U.S. 27 due to the important role it has played in our heritage: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana, the Senate concurring:

SECTION 1. That the Indiana General Assembly supports the effort to designate old U.S. 27 as a historical road that will promote tourism and economic development opportunities in Indiana.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit a copy of this resolution to the commissioner of the Indiana department of transportation.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution. Senate sponsors: Senators Ford, Kruse, Meeks, Nugent, and Paul.

# **House Resolution 20**

Representative Pelath introduced House Resolution 20:

A HOUSE RESOLUTION memorializing Roger J. McKee.

Whereas, Roger J. McKee was born in Michigan City, Indiana, on February 15, 1927, and died on December 12, 2006;

Whereas, On September 8, 1948, Roger J. McKee married his wife Betty, who preceded him in death;

Whereas, Roger J. McKee, a World War II veteran and member of Skwiat American Legion Post 451, was a member of Michigan City's sanitary district board, the postmaster for 27 years, and a member and president of the Michigan City Common Council:

Whereas, Roger J. McKee was a dedicated member and leader of numerous boards and commissions, including the Michigan City Economic Development Commission, the Duneland Health Foundation, the Memorial Hospital Board of Directors, Lakeshore Bank, the Michigan City Library Board, the LaPorte County Tourism Board, the Michigan City Redevelopment Commission, and the Marquette High School Foundation:

Whereas, Roger J. McKee was recognized throughout the community for his tireless efforts toward the betterment of race relations and a devoted member of Queen of All Saints Church; and

Whereas, Roger J. McKee devoted his life to serving the people of Michigan City and will always be remembered as a tireless public servant, a visionary community leader, an advocate of human rights, a dogged proponent of civil rights, and one who had the deepest love for Michigan City: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana:

SECTION 1. That the Indiana House of Representatives wishes to express its deepest condolences to the McKee family and to honor the life, work, and achievements of Roger J.

McKee.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit a copy of this resolution to Roger J. McKee's sons Robert, Patrick, and Michael McKee and daughters Beth Ann Nieman and Eliane "Ellie" Johnson.

The resolution was read a first time and adopted by voice vote.

# **House Resolution 21**

Representative Pelath introduced House Resolution 21:

A HOUSE RESOLUTION memorializing Joe W. Hawkins.

Whereas, Joe W. Hawkins was born November 1, 1937, in Birmingham, Alabama, to Jake and Ruby Hawkins;

Whereas, Joe W. Hawkins married Maxine, his devoted and loving wife of 40 years, on March 30, 1966;

Whereas, Joe W. Hawkins was a lifelong servant of his community, a respected leader in business and government, and a tireless advocate of the proposition that all men are created equal;

Whereas, Joe W. Hawkins, a graduate of Purdue University and a veteran of the United States Air Force, served as a probation officer in LaPorte County before being appointed as the first director of the Michigan City Human Rights Commission;

Whereas, Joe W. Hawkins worked for 19 years as the human resource director of Weil-McLain in Michigan City where he helped countless local residents gain new economic opportunities; and

Whereas, Joe W. Hawkins was a devoted husband, brother, father, and grandfather who will be remembered as a man who always had the courage to speak the truth and worked tirelessly to create a better life for African Americans in his community: Therefore,

Be it resolved by the House of Representatives if the General Assembly of the State of Indiana:

SECTION 1. That the Indiana House of Representatives expresses its deepest sympathy to the Hawkins family and recognizes the life, achievements, and good works of Joe W. Hawkins.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit a copy of this resolution to his wife Maxine, sons Devin Hawkins and Brian Metcalf, and daughters Deborah Fox, Desiree Nichols, and Delora Hawkins.

The resolution was read a first time and adopted by voice vote.

# **House Resolution 22**

Representative T. Harris introduced House Resolution 22:

A HOUSE RESOLUTION honoring Jim Spurgeon.

Whereas, Jim Spurgeon has been recognized by the National Federation of Independent Business (NFIB) as the National Rookie of the Year for his outstanding service to the 1,150 members of the Central Indiana small business community;

Whereas, Jim Spurgeon gained his knowledge of small business through 25 years of experience as the owner of two independent businesses;

Whereas, Jim Spurgeon is actively involved in the Central Indiana region and was instrumental in developing an Area Action Council in Marian and Anderson, Indiana, that worked closely with elected representatives on small business issues in the Indiana General Assembly:

Whereas, Jim Spurgeon also helped to develop plans for a meeting between seniors in Grant County high schools and their

elected representatives in an effort to instill knowledge of and interest in civic affairs in the next generation of Hoosier leaders;

Whereas, Jim Spurgeon has served as an elected City Councilman in Gas City, Indiana, where his business knowledge has often proved to be an extremely important asset to the leaders of this community; and

Whereas, Jim Spurgeon selflessly gives his time and energy to help other owners of small businesses throughout the seven counties of Central Indiana: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana:

SECTION 1. That the Indiana House of Representatives expresses its gratitude for the time Jim Spurgeon has dedicated to the small business community in Central Indiana and wishes him continued success in all his future endeavors.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit a copy of this resolution to Jim Spurgeon and his family.

The resolution was read a first time and adopted by voice vote.

#### **House Resolution 23**

Representatives Bauer, Fry, Dvorak, and Niezgodski introduced House Resolution 23:

A HOUSE RESOLUTION honoring Les Fox.

Whereas, Les Fox will soon retire from his position as president and chief executive officer of REAL Services, a firm he has guided since its creation;

Whereas, Les Fox has devoted his life to helping the less privileged and elderly in our state receive services and assistance that they might otherwise have been denied;

Whereas, Les Fox grew up in Milwaukee during the Great Depression, and the human suffering he witnessed during this time gave him a deep-rooted sense of responsibility to help others;

Whereas, At the age of 18, Les moved to South Bend to work at Studebaker;

Whereas, It was here that his life of public service began when he was selected as a member of the bargaining committee and as Vice President of United Auto Workers Local #5;

Whereas, When the Studebaker plant closed in 1964, Les Fox was hired as president of Project ABLE (Ability Based on Long Experience), which was developed to assist older workers displaced by the plant shutdown;

Whereas, Les ran Project ABLE until 1965 when he was hired by the Regional Office of Economic Opportunity in Atlanta, Georgia;

Whereas, In 1966 Les returned to Indiana and established REAL Services, an agency whose original purpose was to help older people work with social service agencies;

Whereas, Under his leadership, REAL Services has expanded to include programs that provide services to the elderly, disabled, and low income families in five counties;

Whereas, Les Fox has been recognized at the local, state, and federal level for his many contributions and services to his community, and was awarded by Indiana governors the Sagamore of the Wabash in 1986, 1991, and 1997; and

Whereas, Les Fox has often stated that he believes the purpose of man is to serve his fellow man; Les Fox practices what he preaches: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana:

SECTION 1. That the Indiana House of Representatives congratulates Les Fox on the occasion of his retirement and thanks him for his many contributions and endless hours of service to the state of Indiana and its citizens.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit a copy of this resolution to Les Fox.

The resolution was read a first time and adopted by voice vote.

#### **House Resolution 24**

Representative Burton introduced House Resolution 24:

A HOUSE RESOLUTION honoring Paul and Shelley Shoopman.

Whereas, Paul Shoopman began working in the construction business in 1971 when he was a teenager;

Whereas, Eager to learn from one of the biggest production homebuilders in the country, Paul Shoopman, an Indianapolis native and a graduate of Emmerich Manual High School, subcontracted with Ryan Homes for three years;

Whereas, Paul and Shelley Shoopman began The Dura Companies in 1974 and by 2004 had built more than 8,000 homes in approximately 200 neighborhoods;

Whereas, The company quickly grew to become the fifth largest builder in metropolitan Indianapolis;

Whereas, In recognition of his accomplishments and contributions to the building industry, Paul Shoopman received the prestigious award of National Entrepreneur of the Year in the residential category from Ernst & Young and the Golden Spike from the Builders Association of Greater Indianapolis;

Whereas, After selling The Dura Companies, Paul Shoopman founded the Indianapolis-based Indiana Land Development Corporation (ILDC) specializing in identifying, planning, acquiring, and assisting with the development of land parcels for the residential, retail, office, and industrial markets in central Indiana:

Whereas, Throughout their careers, Paul and Shelley Shoopman have always made philanthropy a priority, creating the Carl Asaro 9/11 Scholarship Fund for children of firefighters, police officers, and paramedics, serving as a Godfather for St. Mary's Child Care Center, acting as a corporate sponsor of the family values statuary in Plainfield's Friendship Gardens town park, sponsoring the "Lassie League" girls' softball program in Center Grove, and contributing to the Boys and Girls Club of Zionsville;

Whereas, Paul and Shelley Shoopman's commitment to education is highlighted by their contribution to the Indianapolis Public Schools Foundation's Reading Recognition program and by their contribution of computer equipment to the Oaks Academy, a private, inner-city, kindergarten through grade 9 school; and

Whereas, Throughout the years, Paul and Shelley Shoopman have dedicated their business lives to providing an outstanding product at a fair price and giving Hoosiers more ways to live up to their potential: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana:

SECTION 1. That the Indiana House of Representatives recognizes the outstanding efforts of Paul and Shelley Shoopman in establishing themselves as humanitarians whose efforts have touched the lives of countless Hoosiers of all ages.

SECTION 2. That the Principal Clerk of the House of Representatives shall transmit a copy of this resolution to Paul and Shelley Shoopman.

The resolution was read a first time and adopted by voice vote.

# OTHER BUSINESS ON THE SPEAKER'S TABLE

#### MESSAGE FROM THE SENATE

Mr. Speaker: I am directed by the Senate to inform the House that the Senate has passed House Concurrent Resolution 26 and the same is herewith returned to the House.

MARY C. MENDEL Principal Secretary of the Senate

# MESSAGE FROM THE SENATE

Mr. Speaker: I am directed by the Senate to inform the House that the Senate has passed Senate Concurrent Resolutions 51 and 52 and the same are herewith transmitted to the House for further action.

MARY C. MENDEL Principal Secretary of the Senate

# RESOLUTIONS ON FIRST READING

# **Senate Concurrent Resolution 38**

The Speaker handed down Senate Concurrent Resolution 38, sponsored by Representatives Robertson and Stemler:

A CONCURRENT RESOLUTION recognizing the Silver Creek High School cheerleading team for their success in winning the World Cheerleading Association National Championship.

Whereas, The Silver Creek High School cheerleading team, of Sellersburg, Indiana, through its dedicated hard work, won the WCA National Championship;

Whereas, The team had an entire season of excellence, winning first place in each of the four competitions in which they participated;

Whereas, The team competed and won in the Level 5 Small Varsity division, the hardest level of competition;

Whereas, The team raised their own funds and ably balanced school, work, and other extra-curricular activities; and

Whereas, This close-knit group is expertly led and coached: Therefore.

Be it resolved by the Senate of the General Assembly of the State of Indiana, the House of Representatives concurring:

SECTION 1. The Indiana Senate hereby recognizes the Silver Creek High School cheerleading team for their success in winning the World Cheerleading Association National Championship.

SECTION 2. The Secretary of the Senate is directed to transmit a copy of this resolution to coaches Jenn Bobay-Manring, Karen Alexander, and Amanda Luther and team members Tori Dewees, Tiffany Baumann, Carrie Elrod, Amy Ehrhart, Katie Alexander, Christy Cosby, Jade Davidson, Helen-Noel Rich, Kayla Chambers, Jenna McRae, Morgan Coquerille, and Brandi Nevins.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

# **Senate Concurrent Resolution 45**

The Speaker handed down Senate Concurrent Resolution 45, sponsored by Representatives Pelath and Klinker:

A CONCURRENT RESOLUTION urging the Legislative Council to assign and direct an interim or statutory committee to study issues pertaining to the imposition of the death penalty on mentally ill individuals.

Whereas, Mental illness does not preclude the imposition of the death penalty in the State of Indiana;

Whereas, Various aspects of the death penalty continue to evoke constitutional scrutiny in the highest courts of this state and country;

Whereas, The issue of mental illness and the death penalty is an increasingly active topic of discussion in legislatures and courts throughout the United States;

Whereas, Senator Anita Bowser has been a tireless champion of civil liberties and the rights of all our citizens;

Whereas, Senator Anita Bowser has been a staunch and tireless opponent of the death penalty;

Whereas, Senator Bowser has authored legislation which successfully precluded the imposition of the death penalty on mentally retarded persons;

Whereas, Senator Bowser has also authored legislation which successfully precluded the imposition of the death penalty on individuals less that 18 years of age;

Whereas, in recognition of Senator Bowser's efforts on these issues, the legislature should study the issues surrounding the imposition of the death penalty on mentally ill individuals: Therefore,

Be it resolved by the Senate of the General Assembly of the State of Indiana, the House of Representatives concurring:

SECTION 1. That the Indiana State Senate hereby urges the Legislative Council to assign and direct an interim or statutory committee to study issues pertaining to the imposition of the death penalty on mentally ill individuals.

SECTION 2. That the committee, if assigned by Legislative Council, should operate under the direction of the Council and be known as the Bowser Commission.

SECTION 3. The Secretary of the Senate is directed to transmit a copy of this resolution to the Legislative Council.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

# **Senate Concurrent Resolution 46**

The Speaker handed down Senate Concurrent Resolution 46, sponsored by Representative Goodin:

A CONCURRENT RESOLUTION honoring Joe J. Webb for his years of public service.

Whereas, Joe J. Webb has served his community, county, and state in a dignified and professional manner since 1962;

Whereas, Mr. Webb has helped guide the Clark County REMC since his election to its Board of Directors in 1973;

Whereas, During Mr. Webb's tenure as a leader of the Clark County REMC, that organization diligently fulfilled its mission of providing reliable electricity and services to its members;

Whereas, In recognition of his leadership abilities, the Indiana Statewide Association of Rural Electric Cooperatives elected him President;

Whereas, Mr. Webb held this distinguished position from 1987 to 2006, a term of nineteen years;

Whereas, Mr. Webb has also served as a member of the Action Committee for Rural Electrification and the Friends of Rural Electrification;

Whereas, Mr. Webb was also a valued member of the New Washington Optimist Club, of which he was President, the Center for Lay Ministries Board, Leadership Southern Indiana, Loyal Order of Moose, Indiana Farm Bureau, and the Indiana

Alcohol and Tobacco Commission; and

Whereas, Mr. Webb found the time to serve as a church elder, a State Barber Inspector, develop a career at Navistar International Corporation and raise a family of three children: Therefore,

Be it resolved by the Senate of the General Assembly of the State of Indiana, the House of Representatives concurring:

SECTION 1. That the Indiana State Senate hereby honors Joe J. Webb for his years of public service.

SECTION 2. The Secretary of the Senate is directed to transmit a copy of this resolution to Joe J. Webb and Glen R. Reis.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

#### **Senate Concurrent Resolution 51**

The Speaker handed down Senate Concurrent Resolution 51, sponsored by Representative Dembowski:

A CONCURRENT RESOLUTION honoring Angela Boyle for winning the Patricia L. Roy Mental Attitude Award.

Whereas, Oregon Davis senior forward Angela Boyle was named the Patricia L. Roy Mental Attitude Award winner for Class A girls basketball. Recipients of this award are recognized for their excellence in mental attitude, scholarship, leadership, and high school athletics;

Whereas, Angela Boyle ranks among the top 10 students in her class with a 3.96 cumulative grade point average. On the basketball court, Angela contributed 351 points and helped secure the 2007 Class A State Championship for the Oregon-Davis Bobcats;

Whereas, In addition to basketball, Angela Boyle has been a member of the National Honor Society, an after-school tutor, and a youth club volunteer at her church. She has also given generously of her time assisting with the Plymouth Youth Girls Basketball camps and volunteering at the St. Joseph Medical Center; and

Whereas, Angela Boyle plans to further her education, studying physical therapy in college. Her dedication to excellence in the classroom, on the basketball court, and in her community is worthy of special recognition: Therefore,

Be it resolved by the Senate of the General Assembly of the State of Indiana, the House of Representatives concurring:

SECTION 1. That the Indiana General Assembly congratulates Angela Boyle on her selection as the 2005-2006 Patricia L. Roy Mental Attitude Award Winner for Class A girls basketball.

SECTION 2. The Secretary of the Senate is hereby directed to transmit a copy of this resolution to Angela Boyle and her family, Principal Gregory Briles, and Coach Terry Minix.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

# **Senate Concurrent Resolution 52**

The Speaker handed down Senate Concurrent Resolution 52, sponsored by Representative Dembowski:

A CONCURRENT RESOLUTION honoring the Oregon-Davis High School girls basketball team for winning the 2007 Class A State Championship.

Whereas, The Oregon-Davis High School girls basketball team concluded their regular season and sectional play with a record of twenty-one wins and three losses to advance into post season competition;

Whereas, The Oregon-Davis Bobcats defeated the West Central Trojans by a score of 65-34 and the Fort Wayne Canterbury Cavaliers by a score of 63-59 in regional tournament play. Thereafter, the Bobcats dominated the Lapel Bulldogs by a score of 77-47 in a semistate match up which earned them the right to compete for the Indiana State High School Class A Championship;

Whereas, In the Class A State Championship Game, the Oregon-Davis Bobcats met the Wood Memorial Trojans. Led by 19 points from freshman Gabi Minix, daughter of coach Terry Minix, the Bobcats achieved a memorable 54-46 victory in Conseco Fieldhouse; and

Whereas, Throughout the season, the Oregon-Davis High School girls basketball team has rallied around the memory of their friend with the cheer, "Play like Jess today!" We congratulate the Bobcats for winning the Class A State Championship and wish them continued success in the future: Therefore,

Be it resolved by the Senate of the General Assembly of the State of Indiana, the House of Representatives concurring:

SECTION 1. That the Indiana General Assembly honors the Oregon-Davis High School girls basketball team for winning the 2007 Class A State Championship.

SECTION 2. The Secretary of the Senate is hereby directed to transmit a copy of this Resolution to Coach Terry Minix and each member of the championship team.

The resolution was read a first time and adopted by voice vote. The Clerk was directed to inform the Senate of the passage of the resolution.

# ENGROSSED SENATE BILLS ON SECOND READING

# **Engrossed Senate Bill 48**

Representative Kuzman called down Engrossed Senate Bill 48 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

# **Engrossed Senate Bill 212**

Representative Pierce called down Engrossed Senate Bill 212 for second reading. The bill was read a second time by title. There being no amendments, the bill was ordered engrossed.

# ENGROSSED SENATE BILLS ON THIRD READING

# **Engrossed Senate Bill 5**

Representative C. Brown called down Engrossed Senate Bill 5 for third reading:

A BILL FOR AN ACT concerning Medicaid.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 349: yeas 88, nays 0. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Clerk was directed to inform the Senate of the passage of the bill.

# **Engrossed Senate Bill 94**

Representative VanHaaften called down Engrossed Senate Bill 94 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning general provisions.

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 350: yeas 89, nays 1. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Clerk was directed to inform the Senate of the passage of the bill.

# **Engrossed Senate Bill 192**

Representative Porter called down Engrossed Senate Bill 192 for third reading:

A BILL FOR AN ACT to amend the Indiana Code concerning education

The bill was read a third time by sections and placed upon its passage. The question was, Shall the bill pass?

Roll Call 351: yeas 87, nays 3. The bill was declared passed. The question was, Shall the title of the bill remain the title of the act? There being no objection, it was so ordered. The Clerk was directed to inform the Senate of the passage of the bill.

# **REPORTS FROM COMMITTEES**

#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Courts and Criminal Code, to which was referred Engrossed Senate Bill 41, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass. Committee Vote: yeas 7, nays 0.

HOY, Chair

Report adopted.

#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred Engrossed Senate Bill 128, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 2, after line 42, begin a new paragraph and insert:

"SECTION 3. P.L.29-2006, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,2007]: SECTION 4. (a) As used in this SECTION, "PERF board" refers to the public employees' retirement fund board of trustees established by IC 5-10.3-3-1.

- (b) As used in this SECTION, "fund" refers to the fund for the defined contribution plan of the legislators' retirement system established by IC 2-3.5-3-2.
- (c) Beginning January 1, 2004, the PERF board shall conduct a pilot program concerning:
  - (1) the implementation of a member's investment selection; and
- (2) the crediting of a member's contributions and earnings; for the fund.
- (d) The pilot program referred to in subsection (c) must include the following elements:
  - (1) Notwithstanding IC 2-3.5-5-3(b)(2), the PERF board shall implement a member's selection under IC 2-3.5-5-3 not later than the next business day following receipt of the member's selection by the PERF board. This date is the effective date of the member's selection.
  - (2) Notwithstanding IC 2-3.5-5-3(b)(7), all contributions to a member's account in the fund must be allocated under IC 2-3.5-5-3 not later than the last day of the quarter in which the contributions are received and reconciled in accordance with the member's most recent effective direction.
  - (3) Notwithstanding IC 2-3.5-5-3(c) and IC 2-3.5-5-3(d), when a member retires, becomes disabled, dies, or withdraws from the fund, the amount credited to the

- member is the market value of the member's investment as of five (5) business days preceding the member's distribution or annuitization at retirement, disability, death, or withdrawal, plus contributions received after that date. (4) Notwithstanding IC 2-3.5-5-4, contributions to the fund under IC 2-3.5-5-4 must be credited to the fund not later than the last day of the quarter in which the contributions were deducted.
- (5) Notwithstanding IC 2-3.5-5-5, the state shall make contributions under IC 2-3.5-5-5 to the fund not later than the last day of each quarter. The contributions must equal twenty percent (20%) of the annual salary received by each participant during that quarter.
- (e) Before November 1 2006, of each year, the PERF board shall report to the pension management oversight commission established by IC 2-5-12 the results of the pilot program referred to in subsection (c) and shall recommend proposed legislation if the report includes a finding that the pilot program should be implemented on a permanent basis. If the PERF board recommends implementing the pilot program on a permanent basis, the PERF board shall provide to the pension management oversight commission a schedule to implement the elements of the pilot program on a permanent basis for all funds for which it has responsibility.

(f) This SECTION expires July 1, 2007. 2010.".

Renumber all SECTIONS consecutively.

(Reference is to SB 128 as printed February 2, 2007.) and when so amended that said bill do pass.

Committee Vote: yeas 17, nays 0.

CRAWFORD, Chair

Report adopted.

# COMMITTEE REPORT

Mr. Speaker: Your Committee on Public Health, to which was referred Engrossed Senate Bill 333, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

Committee Vote: yeas 11, nays 0.

C. BROWN, Chair

Report adopted.

# COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred Engrossed Senate Bill 416, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

Committee Vote: yeas 20, nays 0.

CRAWFORD, Chair

Report adopted.

# COMMITTEE REPORT

Mr. Speaker: Your Committee on Financial Institutions, to which was referred Engrossed Senate Bill 419, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

Committee Vote: yeas 9, nays 0.

BARDON, Chair

Report adopted.

# COMMITTEE REPORT

Mr. Speaker: Your Committee on Public Health, to which was referred Engrossed Senate Bill 450, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 1, line 3, after "5.5." insert "(a)".

Page 1, between lines 6 and 7, begin a new paragraph and insert:

# "(b) This section expires December 31, 2008.".

(Reference is to SB 450 as reprinted February 21, 2007.) and when so amended that said bill do pass.

Committee Vote: yeas 7, nays 4.

C. BROWN, Chair

Report adopted.

#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Public Health, to which was referred Engrossed Senate Bill 489, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 4, line 33, delete "47 U.S.C. 254(h)(5)(B)." and insert "47 CFR 54.601(a).".

(Reference is to SB 489 as printed February 7, 2007.) and when so amended that said bill do pass.

Committee Vote: yeas 10, nays 0.

C. BROWN, Chair

Report adopted.

#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred Engrossed Senate Bill 502, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Delete the title and insert the following:

A BILL FOR AN ACT to amend the Indiana Code concerning taxation and to make an appropriation.

Page 3, between lines 39 and 40, begin a new paragraph and insert:

"SECTION 4. IC 6-2.5-4-16 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: **Sec. 16. (a) This section applies to transactions occurring after June 30, 2007.** 

- (b) A person is a retail merchant making a retail transaction when the person:
  - (1) leases an aircraft to another person; and
  - (2) provides flight instruction services to the lessee during the term of the lease.
- (c) The amount of gross retail income attributable to a retail transaction described in subsection (b) is the amount charged by the lessor for the lease of the aircraft used in conjunction with the flight instruction services provided to the lessee."

Page 12, between lines 31 and 32, begin a new paragraph and insert:

"SECTION 14. [EFFECTIVE JULY 1, 2007] (a) The governor and the commissioner of the department of state revenue shall take the steps necessary for Indiana to become a member of the Multistate Tax Commission (444 North Capital Street, NW, Suite 425, Washington, DC 20001-1538) and the Multistate Tax Compact. As provided in the Multistate Tax Compact, the commissioner of the department of state revenue or the commissioner's designee may serve as a member of the Multistate Tax Commission.

- (b) The governor may appoint an advisory board of elected officials from Indiana's political subdivisions to advise the commissioner on matters related to the Multistate Tax Compact. Not more than the smallest possible majority of the members of the advisory group may be members of the same political party.
- (c) There is appropriated the amount necessary to the department of state revenue from the state general fund to

pay the dues and costs related to becoming a member of the Multistate Tax Commission, beginning July 1, 2007, and ending June 30, 2009.

(d) Not later than September 1, 2007, the commissioner of the department of state revenue shall submit a report to the general assembly in an electronic format under IC 5-14-6 identifying the statutory changes and appropriations necessary to participate as a full member of the Multistate Tax Commission and the Multistate Tax Compact."

Renumber all SECTIONS consecutively.

(Reference is to SB 502 as printed January 30, 2007.) and when so amended that said bill do pass.

Committee Vote: yeas 19, nays 0.

CRAWFORD, Chair

Report adopted.

#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Courts and Criminal Code, to which was referred Engrossed Senate Bill 550, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Delete the title and insert the following:

A BILL FOR AN ACT to amend the Indiana Code concerning anatomical gifts.

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 6-3-2-21 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 21. (a) As used in this section, "deductible expenses" means unreimbursed travel, housing, lost wages, and other expenses incurred by an individual in connection with the donation of a human organ.

- (b) As used in this section, "human organ" means all or a part of the kidney, liver, lung, bone marrow, pancreas, or intestine of a human body.
- (c) As used in this chapter, "individual" means the following:
  - (1) An individual who donates a human organ for use in human organ transplantation.
  - (2) An individual whose dependent donates, of the dependent's own volition, a human organ for use in human organ transplantation.
- (d) An individual is entitled to a deduction from the individual's adjusted gross income for the taxable year in which the human organ is donated in an amount that does not exceed the lesser of:
  - (1) the individual's deductible expenses; or
  - (2) ten thousand dollars (\$10,000).
- (e) To obtain the deduction provided by this section, the individual must file with the department proof of the individual's deductible expenses.
- (f) An individual may claim only one (1) deduction under this section during the individual's lifetime.".

Page 1, between lines 9 and 10, begin a new paragraph and insert:

"SECTION 4. IC 16-19-3-26 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JUNE 30, 2007]: Sec. 26. (a) The anatomical gift promotion fund is established. The fund consists of amounts distributed to the fund by the auditor of state under IC 9-18-2-16.

- (b) The treasurer of state shall invest the money in the fund not currently needed to meet the obligations of the fund in the same manner as other public funds are invested. Interest that accrues from these investments shall be deposited in the fund.
- (c) The state department shall administer the fund. Any expenses incurred in administering the fund shall be paid from the fund.
  - (d) The money in the fund shall be distributed quarterly to the

Indiana Donation Alliance Foundation and Donate Life Indiana for the purpose of implementing an organ, tissue, and marrow registry and to promote organ, tissue, and marrow donation.

- (e) The Indiana Donation Alliance Foundation and Donate Life Indiana shall keep information regarding the identity of an individual who has indicated a desire to make an organ or tissue donation confidential.
- (f) The Indiana Donation Alliance Foundation and Donate Life Indiana shall submit an annual report, including a list of all expenditures, to the chairperson of the:
  - (1) legislative council;
  - (2) senate health committee; and
  - (3) house public health committee;

before January March 15. The report must be in an electronic format under IC 5-14-6.

- (g) Money in the fund at the end of a state fiscal year does not revert to the state general fund.
- (h) This subsection applies if the Indiana Donation Alliance Foundation or Donate Life Indiana
  - (1) loses its status as an organization exempt from federal income taxation under Section 501(c)(3) of the Internal Revenue Code. or
  - (2) ceases its affiliation with at least three (3) of the following organizations:
    - (A) American Red Cross Tissue Service.
    - (B) Children's Organ Transplant Association.
    - (C) Community Tissue Services.
    - (D) Indiana Lions Eye & Tissue Transplant Bank.
    - (E) Indiana Organ Procurement Organization.
    - (F) St. Joseph Hospital Tissue Bank and Indiana Cardiae Retrieval.

The Indiana Donation Alliance Foundation and Donate Life Indiana shall report in an electronic format under IC 5-14-6 to the chairpersons of the senate standing committee, as determined by the president pro tempore of the senate, and the house standing committee, as determined by the speaker of the house of representatives, that have subject matter jurisdiction over health issues. The chairpersons shall review the report and recommend to the state department whether to continue distributions under subsection (d).

(i) This section expires July 1, <del>2007.</del> **2012.**".

Page 7, line 14, beginning with "that" begin a new line blocked left.

Page 14, line 41, delete "the probate" and insert "a".

Page 14, line 41, after "court" insert "with probate jurisdiction".

Page 15, line 4, delete "probate".

Page 15, line 4, after "court" insert "with probate jurisdiction".

Page 15, line 10, delete "probate".

Page 15, line 10, after "court" insert "with probate iurisdiction".

Page 15, line 15, delete "probate".

Page 15, line 15, after "court" insert "with probate jurisdiction".

Page 18, delete line 20.

Page 18, line 21, delete "attempts in good faith to do so,".

Page 18, line 22, delete ", criminal prosecution,".

Page 21, line 7, after "period." insert "It is considered sufficient documentation if the coroner documents that additional time was necessary to conduct an adequate medicolegal examination.".

Page 22, between lines 2 and 3, begin a new paragraph and insert:

"SECTION 19. IC 35-46-5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 1. (a) As used in this section, "fetal tissue" means tissue from an infant or a fetus who is stillborn or aborted.

(b) As used in this section, "human organ" means the kidney,

liver, heart, lung, cornea, eye, bone marrow, bone, pancreas, or skin of a human body.

- (c) As used in this section, "item of value" means money, real estate, funeral related services, and personal property. "Item of value" does not include:
  - (1) the reasonable payments associated with the removal, transportation, implantation, processing, preservation, quality control, and storage of a human organ; or
  - (2) the reimbursement of travel, housing, lost wages, and other expenses incurred by the donor of a human organ related to the donation of the human organ; or
  - (3) an income tax deduction under IC 6-3-2-21.
- (d) A person who intentionally acquires, receives, sells, or transfers in exchange for an item of value:
  - (1) a human organ for use in human organ transplantation; or
  - (2) fetal tissue;

commits unlawful transfer of human tissue, a Class C felony.".

Page 25, after line 12, begin a new paragraph and insert:

"SECTION 24. [EFFECTIVE JULY 1, 2007] IC 6-3-2-21, as added by this act, applies to taxable years beginning after December 31, 2007.".

Renumber all SECTIONS consecutively.

(Reference is to SB 550 as printed February 16, 2007.) and when so amended that said bill do pass.

Committee Vote: yeas 8, nays 1.

HOY, Chair

Report adopted.

# OTHER BUSINESS ON THE SPEAKER'S TABLE

#### Reassignments

The Speaker announced the reassignment of Engrossed Senate Bill 372 from the Committee on Rules and Legislative Procedures to the Committee on Public Health.

# HOUSE MOTION

Mr. Speaker: I move that Representative Noe be added as cosponsor of Engrossed Senate Bill 30.

PORTER

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Walorski be added as cosponsor of Engrossed Senate Bill 104.

SUMMERS

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Battles be added as cosponsor of Engrossed Senate Bill 128.

**TYLER** 

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Hinkle be added as cosponsor of Engrossed Senate Bill 185.

**TYLER** 

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Hinkle be added as cosponsor of Engrossed Senate Bill 192.

PORTER

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Koch be added as cosponsor of Engrossed Senate Bill 267.

VAN HAAFTEN

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Ruppel be added as cosponsor of Engrossed Senate Bill 342.

RESKE

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Micon be added as cosponsor of Engrossed Senate Bill 412.

L. LAWSON

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Murphy be added as cosponsor of Engrossed Senate Bill 461.

RESKE

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Koch be added as cosponsor of Engrossed Senate Bill 508.

HOY

Motion prevailed.

# HOUSE MOTION

Mr. Speaker: I move that Representative Eberhart be added as cosponsor of Engrossed Senate Bill 529.

**BISCHOFF** 

Motion prevailed.

#### HOUSE MOTION

Mr. Speaker: I move that Representative Friend be added as cosponsor of Engrossed Senate Bill 562.

**SUMMERS** 

Motion prevailed.

Pursuant to House Rule 60, committee meetings were announced.

On the motion of Representative Knollman, the House adjourned at 3:05 p.m., this twelfth day of March, 2007, until Tuesday, March 13, 2007, at 1:30 p.m.

B. PATRICK BAUER Speaker of the House of Representatives

CLINTON McKAY Principal Clerk of the House of Representatives